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October 21, 2021

Via ECF

Hon. John P. Cronan, U.S.D.J.
United States District Court, Southern District of New York
500 Pearl Street, Courtroom 12D
New York, NY 10007-1312

Re: *Klein v. Metropolitan Transportation Authority*
1:21-cv-07118-JPC
Our File No.: 1331-1013

Dear Judge Cronan:


We represent defendant Metropolitan Transportation Authority ("MTA") with respect to the above-referenced-matter.

We are writing to the inform the Court that pursuant to the Court's *Valentin* Order dated September 10, 2021, the MTA disclosed the names, badge numbers, and servable addresses of the John Does and Jane Does identified in Plaintiff's Complaint within our Rule 26 disclosure. See ECF Doc. No.: 16.

Contrary to the plaintiff's assertions in his October 20, 2021 letter to the Court, the MTA served its Rule 26 disclosure via mail and email with the following attachments:

- August 22, 2018 MTA Police Department's Incident Report 18-23928;
- January 30, 2020 letter of Christian Klein to the Metro-North Claims Department;
- August 31, 2018 State of Connecticut Superior Court's Promise to Appear on Notice to Christian Klein; and,
- September 17, 2020 Public Authority Law Hearing testimony.

Respectfully submitted,


Kaschee Charles-Porter

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cc: Christian P. Klein (*via ECF*)
Philip J. DiBerardino, Esq.